employees and some federal contractors with 50 or more employees are required to submit EEO-1 reports annually. The EEO-1 data collection program has existed since 1966. The individual reports are confidential.

EEO-1 data are used by the EEOC to investigate charges of employment discrimination against employers in private industry and to provide information on the employment status of minorities and women. The data are shared with the Office of Federal Contract Compliance Programs (OFCCP), U.S. Department of Labor, and several other federal agencies. Pursuant to Section 709(d) of Title VII of the Civil Rights Act of 1964, as amended, EEO-1 data are also shared with 86 State and local Fair Employment Practices Agencies (FEPAs).

Burden Statement: The estimated number of respondents included in the annual EEO-1 survey is 45,000 private employers. The estimated number of responses per respondent is between 2 and 3 EEO-1 reports. The annual number of responses is approximately 126,700, and the total hours of annual burden is 463,700. The estimated total annual response hours is substantially reduced from that reported in the most previous EEO-1 OMB Clearance Package. The reduction of 64,800 annual burden hours is directly linked to the ever increasing number of employers who choose to submit computer generated reports.

Dated: June 13, 1996.
For the Commission.
Maria Borrero,
Executive Director.
[FR Doc. 96–15588 Filed 6–18–96; 8:45 am]
BILLING CODE 6750–01–M

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collections Submitted to OMB for Review and Approval

May 6, 1996.

SUMMARY: The Federal Communications, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the following proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13. An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty

for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid control number. Comments are requested concerning (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commissions burden estimates; (c) ways to enhance the quality, utility, and clarity of the information collected and (d) ways to minimize the burden of the collection of information on the respondents. including the use of automated collection techniques or other forms of information technology.

DATES: Written comments should be submitted on or before [insert date 30 days after date of publication in the Federal Register]. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESS: Direct all comments to Dorothy Conway, Federal Communications, Room 234, 1919 M St., NW., Washington, DC 20554 or via internet to dconway@fcc.gov and Timothy Fain, OMB Desk Officer, 10236 NEOB 725 17th Street, NW., Washington, DC 20503 or fain t@a1.eop.gov.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collections contact Dorothy Conway at 202–418–0217 or via internet at dconway@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Approval Number: New Collection.

Title: Alternative Broadcast Inspection Program.

Form Number: N/A.

Type of Review: New Collection. Respondents: Businesses or other forprofit; Not-for-profit institutions.

Number of Respondents: 50 respondents performing 50 inspections per year. The total annual responses is 2,500.

Estimated Time Per Response: 6 minutes per inspection.

Total Annual Burden: 250 hours. Estimated Costs Per Response: Estimated to be \$.50 per notification for mailing.

Needs and Uses: The Commission is establishing a voluntary ABIP where entities that conduct the ABIP inspection (usually state broadcast associations) will notify the Commission of the stations that have passed inspection. This information collection will require entities to file a statement with their local FCC field office, by regular or electronic mail, that a given station within the field office's geographic district has passed an ABIP inspection. The Commission will use the information to determine which stations are exempted for a two or three year period from random inspections conducted by the local FCC field office. *OMB Number*: 3060-0214.

Title: Section 73.3526 Local Public Inspection File of Commercial Stations. *Form Number:* None.

Type of Review: Extension. *Respondents:* Business or other forprofit.

Number of Respondents: 10,215 commecial radio licensees recordkeepers; 1,181 commercial TV licensees recordkeepers; 1,181 commercial TV stations making mustcarry/retransmission consent elections.

Estimated time per response: 104 hours per year for radio recordkeeping; 130 hours per year for TV recordkeeping; 5 hours per election statement to 1 hour for 50 cable systems per TV market.

Total annual burden hours: 2,101,640 hours.

Needs and Uses: Section 73.3526 requires that each licensee/permittee of a commercial broadcast station maintain a file for public inspection. The contents of the file vary according to type of service and status. The contents include, but are not limited to, copies of certain applications tendered for filing, a statement concerning petitions to deny filed against such applications, copies of ownership reports and annual employment reports, statements certifying compliance with filing announcements in connection with renewal applications, letters received from members of the public, etc. The data are used by the public and FCC to evaluate information about the broadcast licensee's performance, to ensure that broadcast stations are addressing issues concerning the community to which it is licensed to serve and to ensure that radio stations entering into time brokerage agreements comply with Commission policies pertaining to licensee control and to the Communications Act and the antitrust laws. Broadcasters are required to send each cable operator in the station's market a copy of the election statement applicable to that particular cable operator. Placing these retransmission consent/must-carry elections in the public file provide public access to documentation of station's elections which are used by cable operators in

negotiations with television stations and by the public to ascertain why some stations are/are not carried by the cable systems.

OMB Number: 3060-0543.

Title: Section 21.913 Signal booster stations.

Form Number: None.

Type of Review: Revision of an existing collection.

Respondents: Business or other forprofit.

Number of Respondents: 600.
Estimated time per response: 2.5
hours per certification. This includes
0.5 hours for the licensee to convey its
desire to install a low power booster
station and 2 hours for a consulting
engineer to prepare the certification.

Total annual burden: 300. Annual Cost Per Respondent: \$250 per certification. This estimates is the cost for the licensee consulting an engineer to prepare the certification.

Needs and Uses: On 6/9/93, OMB approved the Amendment of Parts 1, 2 and 21 of the Commission's Rules Governing Use of the Frequencies in the 2.1 amd 2.5 GHz Bands. That approval contained various rule parts contained in Parts 21 and 74 of the Commission's Rules. Since that time, all rule sections incorporated into that approval have been reapproved under different OMB control numbers expect Section 21.913. Section 21.913(g) permits an MDS or ITFS licensee to install and commence operation of low power signal booster stations without a formal application. Licensees seeking to install a low power signal booster station must, however, submit a certification demonstrating compliance with the various components of Sections 21.913(g). This certification must be submitted within 48 hours of installation of the booster station. The data are used by FCC staff to verify that the licensee has complied with guidelines to use the certification process and that the booster would not cause objectionable interference.

Federal Communications Commission. William F. Caton, Acting Secretary.

[FR Doc. 96–15474 Filed 6–18–96; 8:45 am] BILLING CODE 6712–01–F

Public Information Collections Approved by Office of Management and Budget

June 12, 1996.

The Federal Communications Commission (FCC) has received Office of Management and Budget (OMB) approval for the following public information collections pursuant to the Paperwork Reduction Act of 1995, Pub. L. 104–13. An agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid control number. For further information contact Shoko B. Hair, Federal Communications Commission, (202) 418–1379.

Federal Communications Commission

OMB Control No.: 3060–0536. Expiration Date: 06/30/99.

Title: Rules and Requirements for Telecommunications Relay Services (TRS) Interstate Cost Recovery.

Form No.: FCC Form 431.
Estimated Annual Burden: 15,593
total annual hours; 3.1 hours per
respondent (avg.); 5000 respondents.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Description: Title IV of the Americans with Disabilities Act. Pub. L. No. 101-336, Section 401, 104 Stat. 327, 366-69 requires the Federal Communications Commission (Commission) to ensure that telecommunications relay services are available to persons with hearing and speech disabilities in the United States. Among other things, the Commission is required by 47 U.S.C. Section 225(d)(3) to enact and oversee a shared-funding mechanism (TRS Fund) for recovering the costs of providing interstate TRS. The Commission's rules require all carriers providing interstate telecommunications services to contribute to the TRS Fund on an annual basis. Contributions are the product of the carrier's gross interstate revenues for the previous year and a contribution factor determined annually by the Commission. The collected contributions are used to compensate TRS providers for the costs of providing interstate TRS service. FCC Form 431 is the form which carriers use to calculate and file their annual TRS Fund contributions. FCC Form 431 is being updated to include the new expiration date.

OMB Control No.: 3060–0392. Expiration Date: 05/31/99. Title: Pole Attachment Complaint Procedures (Sections 1.1401–1.1415). Estimated Annual Burden: 42 total annual hours; 3 hours per respondent (avg.); 14 respondents.

Estimated Annual Reporting and Recordkeeping Cost Burden: \$0.

Description: Congress mandated pursuant to 47 U.S.C. Section 224 that the FCC ensures that the rates, terms and conditions under which cable television operators attach their hardware to utility poles are just and reasonable. Section 224 also mandates establishment of an appropriate

mechanism to hear and resolve complaints concerning the rates, terms and conditions for pole attachments. Section 1.1401-1.1415 contained in Subpart J of part 1 were promulgated to implement Section 224. See 47 CFR Sections 1.1401-1.1415. The information is submitted primarily by cable television operators in regards to complaints concerning the rates, terms and conditions for pole attachments. The information will be used to either determine the merits of the complaint including calculating the maximum rate under the Commission's formula. The respondents affected are cable television operators and utility companies.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 96–15473 Filed 6–18–96; 8:45 am] BILLING CODE 6712–01–F

FEDERAL EMERGENCY MANAGEMENT AGENCY

Agency Information Collection Activities: Submission for OMB Review; Comment Request

ACTION: Notice and request for comments.

SUMMARY: The Federal Emergency Management Agency (FEMA) is submitting a request for review and approval of an information collection in accordance with the emergency processing procedures under OMB regulation 5 CFR 1320.13. FEMA is requesting this information collection be approved for use through September 1996. OMB clearance and approval is requested by June 14, 1996.

SUPPLEMENTARY INFORMATION: The National Flood Insurance Reform Act of 1994 (NFIRA), signed into law by the President in September 1994, established the Flood Insurance Interagency Task Force to carry out certain specific duties. One major duty is to determine the reasonableness of fees charged pursuant to section 102(h) of the Flood Disaster Protection Act of 1973, for costs of determining whether the property securing a loan is located in an area having special flood hazards; and whether the fees charged pursuant to such section by lenders and servicers are greater than the amounts paid by such lenders and servicers to persons actually conducting such determinations, and the extent to which the fees exceed such amounts.